



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/972,816	10/05/2001	Masafumi Ishige	450104-02976	6752	
20999	7590 12/01/2006	•	EXAMINER		
FROMMER LAWRENCE & HAUG			SHIBRU, HELEN		
,	AVENUE- 10TH FL. K, NY 10151		ART UNIT	PAPER NUMBER	
			2621		
				DATE MAILED: 12/01/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
Office Action Summary	09/972,816	ISHIGE, MASAFUMI			
Office Action Summary	Examiner	Art Unit			
	HELEN SHIBRU	2621			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	ldress		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period was pailing to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this c D (35 U.S.C. § 133).			
Status	·				
1)⊠ Responsive to communication(s) filed on 20 Ja	nuary 2006				
·	action is non-final.				
3) Since this application is in condition for allowar		secution as to the	e merits is		
closed in accordance with the practice under E					
Disposition of Claims					
4)⊠ Claim(s) <u>1-13,15-18 and 20</u> is/are pending in the	ne application.				
4a) Of the above claim(s) is/are withdraw	vn from consideration.				
5) Claim(s) is/are allowed.			•		
6)⊠ Claim(s) <u>1-13, 15-18 and 20</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	r election requirement.				
Application Papers		•			
9) The specification is objected to by the Examine	r.				
10) The drawing(s) filed on is/are: a) acce		Examiner.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct			FR 1.121(d).		
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P1	ГО-152.		
Priority under 35 U.S.C. § 119	•				
· · · · · · · · · · · · · · · · · · ·	priority under 25 LLS C & 110(c)	) (d) or (f)			
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 O.S.C. § 119(a)	)-(u) or (i).			
	s have been received				
		on No			
<ul><li>2. Certified copies of the priority documents</li><li>3. Copies of the certified copies of the prior</li></ul>			Stone		
application from the International Bureau	· ·	su iii tiiis Nationai	Stage		
* See the attached detailed Office action for a list	` ''	nd.			
dee the attached detailed office action for a list	of the certified copies not receive	·u.			
•					
Attachment(s)	<u>_</u> .				
1) Notice of References Cited (PTO-892)	4) Interview Summary				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P				
Paper No(s)/Mail Date	6)  Other:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			

Art Unit: 2621

### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 11/13/2006 has been entered.

## Response to Amendment

2. The amendments, filed 09/22/2006, have been entered and made of record. Claims 1-13, 15-18 and 20 are pending.

## Response to Arguments

3. Applicant's arguments with respect to claims 1-13, 15-18 and 20 have been considered but are most in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-13, 15-18 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Clarin (US Pat. No. 6,414,725) in view of Krause (US PG Pub. 2001/0055336 A1) and

Art Unit: 2621

further in view of Washino (US Pat. No. 5,488,433) and Tao (US PG PUB NO 2002/0094193A1).

Regarding claim 1, Clarin discloses a video data recording apparatus comprising first data processing means for compressing inputted video data by a first compression rate to output a first encoded data (see claim 1 (b));

second data processing means for compressing said inputted video data at a compression rate different from said first compression rate to output second encoded data (see claim 1 (d)),

storing means for storing at least said first encoded data (see claim 1 (C)) and said second encoded data (see claim 1(e));

transmitting means for transmitting said second encoded data outputted from said second data processing means (see col. 4 lines 10-39 and fig. 1); and

a receiver (see computer (11) in fig. 1) means for receiving at least an edit decision list based on said transmitted second encoded data (see col. 4 lines 40-58);

wherein said edit decision list received by said receiving means is supplied to said storing means and is stored with said first encoded data in said storing means (see col. 4 lines 59-67 and claims 10 and 13). Claim 1 differ from Clarin in that the claim further requires a second data processing means for compressing said inputted video data by a compression rate higher than said first compression rate to output a second encoded data, and first encoded data are retrieved from said storing means and broadcast in accordance with said edit decision list, and wherein said second encoded data stored by said storing means and substantially simultaneously transmitted by said transmitting means.

Art Unit: 2621

In the same field of endeavor Krause discloses a first and second encoder (see fig. 1, 2, 9, and 10) and varying the data rate of an encoded video program stream from a first rate to a second rate (see paragraph 0034 lines 1-6). Krause further discloses the rate of the second compression is higher than the first compression ratio in one embodiment but also a lower compression ratio may be used (see paragraph 0034 lines 7-end). Therefore in light of the teaching in Krause it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Clarin by providing different compression rate in order to recover the prediction errors.

In the same field of endeavor Washino discloses first format having a higher data compression ratio and a second format having a lower data compression ratio (see Abstract and col. 3 lines 33-55). Washino discloses an on-line and off-line video editing system for a purpose of creating a final program, and an input to receive a video program (see claim 12 and col. 4 line 14-67). Washino further discloses a playback unit for cable television usage or other extended-playing time application (see col. 5 lines 49-65, col. 7 line 60-col. 8 line 27). Therefore in light of the teaching in Washino it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Clarin by broadcasting the program in order to produce a final edited version of the program in accordance with the decision list.

In the same field of endeavor Tao discloses a video-audio data processor for editing encoded video-audio data of plural programs to form a serial program and outputting the same. Tao further teaches encoded data are stored in the hard disk (library unit 22 in fig. 2) and simultaneously transmits the same to a video server 25 (see paragraph 0046 and fig. 2). Therefore in light of the teaching in Tao it would have been obvious to modify the proposed

Art Unit: 2621

combination of Clarin, Krause and Wahino by simultaneously storing and transmitting encoded data in order to confirm to the operator the video condition of the encoded clip ID by displaying the same on the monitor.

Regarding claim 2, Clarin discloses receiver means receives, with said edit decision list, incidental data to said second encoded data (see claim 11).

Regarding claim 3, Clarin discloses transmitter means transmits, with said second encoded data, incidental data to said second encoded data (see claim 15).

Regarding claim 4, Clarin discloses incidental data and said second encoded data are scrip data (see col. 3 line 59-col. 4 line 10).

Regarding claim 5, Clarin discloses storing means is a recording medium capable of random access (see col. 4 lines 10-23).

Method claims 6-10 are rejected for the same reason as discussed in the apparatus claims 1-5.

Regarding claims 11-13, 15-18, and 20, the limitations of claims 11-13, 15-18, and 20 can be found in claims 1-5. Therefore claims 11-13, 15-18, and 20 are analyzed and rejected for the same reason as discussed in claim 1-5 above.

### Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to HELEN SHIBRU whose telephone number is (571) 272-7329. The examiner can normally be reached on M-F, 8:30AM-5PM.

Art Unit: 2621

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, THAI Q. TRAN can be reached on (571) 272-7382. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Helen Shibru November 21, 2006

1.